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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Confirmation No. 9303

Appl. No.

09/890,295

Sergio Milan

Applicant Filed

July 27, 2001

TC/A.U.

1714

Examiner

Edward J. Cain

Docket No.

H 3891 PCT/US

Customer No.:

23657

### CERTIFICATE OF FACSIMILE TRANSMISSION PER 37 C.F.R. 61.8

I hereby certify that this paper is being facsimile transmitted to the Patent end Trademark Office on the date shown below.

March 16, 2004

Signature of continer

Mariene Capreri
Typed or printed name of certifler

Mail Stop Non-Fee Amendments Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### AMENDMENT

Sir:

In response to the Office Action dated December 16, 2003, please amend the instant application as follows.

Amendments to the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 9 of this paper.

Page 1 of 11

'AGE 2/12 \* RCVD AT 3/16/2084 9:23:58 AM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/1 \* DNIS:8729306 \* CSD:+215 628 13 是 URa 10H (mm-ss):02-24

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03/19/200 01 FC:120

Adjustment date: 04/22/2004 EEKUBAY1 03719/2004 ASELLMAN 00000003 501177 09890295 01 FC:1201 86.00 CR

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Sergio Milan ¥890.295

27, 2001

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Grp./A.U.

Examiner Cust. No. Edward J. C

23657

Docket No.

H 3891 PCT/US

CERTIFICATE OF MAILING PER 37 C.F.R. § 1.8

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to: Assistant Commissioner of Patents, Washington, DC 20231, on \_April 5, 2004

April 5, 2004 Date

gnature of certifier

Mariene Capreri Typed or printed name of certifies

REQUEST FOR DEPOSIT ACCOUNT CREDIT UNDER 37 CFR &

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

Attn:

Refund Section Financial Accounting Div

Office of Finance

Sir.

We hereby request that a cree to a given to Deposit Account 50-1177 in the amount of \$86 which was charged on March 19, 2004; Seq. No. 4, Fee Code 1201 (see attached Statement) for an additional independent claim. The case was educately filed with 5 independent claims (copy of transmittal and Statement of August 2001 attached); then an amendment was filed on March 16, 2004, which cancelled 2 indepartment claims and added 1 independent claim (copy attached); therefore Applicant believes that the ten charged on March 19 was in error since Applicant had already paid for 2 extra independent slaims.

This request is being flied within two years of the referenced Statement.

Respectfully submitted,

Cognis Corporation 300 Brookside Avenue Ambler, PA 19002

Steven V. Trzaska (Reg. No. 36,296)

Attorney for Applicant (245) 628-1416

Encl.: 1. USPTO Deposit Acct. State Test for Merch 2004
2. USPTO Deposit Acct. State Test for July 2001 whrens mitted Ltd. of 7/27/01 (ceps/)
3. Amendment of 3/16/04 (copy)





# Deposit Account Statement

Requested Statement Month: Deposit Account Number:

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City: State:

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COGNIS CORPORATION JOHN E DRACH 300 BROOKSIDE AVENUE AMBLER PA 19002

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Appl. No.

09/890.295

**Applicant** 

Sergio Milan July 27, 2001

Filed TC/A.U.

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Examiner

Edward J. Caln

Docket No.

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## AMENDMENT

Sir:

In response to the Office Action dated December 16, 2003, please amend the instant application as follows.

Amendments to the Clahas begin on page 2 of this paper.

Remarks/Arguments begin on page 9 of this paper.

09/890,295 Appl. No.: Response dated March 16, 2004 Reply to Office action of December 16, 2003

## Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

## **Listing of Claims:**

Claims 1-13 (cancelled).

Claim 14 (previously presented): A method of imparting antistatic properties to a thermoplastic comprising contacting a thermoplastic with from about 0.5 to about 5 parts by weight of an antistatic agent of the formula (I):

## CH2CH2O(CH4CH2O), R3

wherein R<sup>1</sup>CO is an acyl group having from about 6 to about 22 carbon atoms; each of R<sup>2</sup> and R3 is independently hydrogen or R1CO; m, n and p together stand for 0 or numbers of 1 to 12.

Claim 15 (previously presented): ... A method of imparting antistatic properties to a thermoplastic comprising contacting a thermoplastic with from about 0.5 to about 5 parts by weight of an antistatic agent of the formula (II):

wherein R<sup>1</sup>CO is an acyl group having from about 6 to about 22 carbon atoms, R<sup>2</sup> is

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hydrogen or R<sup>1</sup>CO; R<sup>4</sup> is an alkyl group having from 1 to about 4 carbon atoms and q and r together stand for 0 or numbers of 1 to 12.

Claim 16 (previously presented). A method of imparting antistatic properties to a thermoplastic comprising contacting a thermoplastic with from about 0.5 to about 5 parts by weight of an antistatic agent of the formula (III):

R<sup>5</sup> O-(CH₂CH₂O)•OCR<sup>1</sup>

| |

R<sup>4</sup>-N-CH₂CHCH₂O-(CH₂CH₂O)•R<sup>2</sup>

(III)

wherein R<sup>1</sup>CO is an acyl group having from about 6 to about 22 carbon atoms; R<sup>2</sup> is hydrogen or R<sup>1</sup>CO, each of R<sup>4</sup> and R<sup>5</sup> is independently an alkyl group having 1 to about 4 carbon atoms and s and t together stand for 0 or numbers of 1 to 12.

Claim 17 (cancelled).

Claim 18 (new): The method of claim 14 further comprising contacting the thermoplastic with a lubricant selected from the group consisting of a compound corresponding to formula (IV):

 $CH_{2}O(CH_{2}CH_{2}O)_{\nu}COR^{6}$   $CHO(CH_{2}CH_{2}O)_{\nu}R^{7}$   $CH_{2}O(CH_{2}CH_{2}O)_{\nu}R^{8}$  (IV)

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Reply to Office action of Decamble

wherein R<sup>6</sup>CO is a linear or branched, saturated and property unsaturated acyl group having from 6 to 22 carbon atoms; each of R<sup>7</sup> and R<sup>8</sup> is R<sup>8</sup> c. or Oil with the provise that at least one of R<sup>6</sup> and R<sup>7</sup> is OH; each of m, n, and p is a number fact to 100 such that the sum of v+w+x has a value of from 0 to 100; a compound correlate using to formula (V):

wherein R<sup>9</sup>CO is a linear or branched, saturated or unsaturated acyl group having from 6 to 22 carbon atoms, and mixtures thereof.

Claim 19 (new): The method of claim 15 further comprising contacting the thermoplastic with a lubricant selected from the group consisting of a compound corresponding to formula (IV):

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O), COR<sup>5</sup> | CHO(CH<sub>2</sub>CH<sub>2</sub>O), R<sup>7</sup>

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O)<sub>x</sub>R<sup>8</sup>

wherein R<sup>6</sup>CO is a linear or branched, saturated and/or unsaturated acyl group having from 6 to 22 carbon atoms; each of R<sup>7</sup> and R<sup>8</sup> is R<sup>6</sup>CO or OH with the provise that at least one of R<sup>6</sup> and R<sup>7</sup> is OH; each of rt, r, and p is a number for 0 to 100 such that the sum of v+w+x has a value of from 0 to 100; a corresponding to formula (V):

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wherein R<sup>9</sup>CO is a linear or branched, saturated or unsaturated acyl group having from 6 to 22 carbon atoms, and mixtures thereof.

Claim 20 (new): The method of claim 16 further comprising contacting the thermoplastic with a lubricant selected from the group consisting of a compound corresponding to formula (IV):

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O)<sub>v</sub>COR<sup>6</sup>

CHO(CH<sub>2</sub>CH<sub>2</sub>O)<sub>w</sub>R<sup>7</sup>

(IV)

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O)<sub>x</sub>R<sup>8</sup>

wherein R<sup>6</sup>CO is a linear or branched, saturated and/or unsaturated acyl group having from 6 to 22 carbon atoms; each of R<sup>7</sup> and R<sup>8</sup> is R<sup>6</sup>CO or OH with the proviso that at least one of R<sup>6</sup> and R<sup>7</sup> is OH; each of m<sub>r</sub> n, and p<sub>r</sub> is a number for 0 to 100 such that the sum of v+w+x has a value of from 0 to 100, a compound corresponding to formula (V):

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wherein R9CO is a linear or branched, saturated or unsaturated acyl group having from 6 to 22 carbon atoms, and mixtures thereof.

Claim 21 (new): A polymeric composition comprising:

- (a) a thermoplastic;
- (b) from about 0.5 to 5 parts by weight, based on the weight of the thermoplastic, of an antistatic additive selected from the group consisting of a compound corresponding to formula (I):

wherein R<sup>1</sup>CO is an acyl group having from about 6 to about 22 carbon atoms; each of R<sup>2</sup> and R3 is independently hydrogen or R1CO, m, n and p together stand for 0 or numbers of 1 to 12, a compound corresponding to formula (II):

R<sup>1</sup>CO-(OCH<sub>2</sub>CH<sub>2</sub>)<sub>q</sub>OCH<sub>2</sub>CH<sub>2</sub>N-CH<sub>2</sub>CH<sub>2</sub>O-(CH<sub>2</sub>CH<sub>2</sub>O)<sub>1</sub>R<sup>2</sup> (II)

wherein R1CO is an acyl group having from about 6 to about 22 carbon atoms, R2 is

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hydrogen or R<sup>1</sup>CO; R<sup>4</sup> is an alias passe having from 1 to about 4 carbon atoms and q and r together stand for 0 or numbers of 1 to 12, a compound corresponding to formula (III):

(111)

wherein R<sup>1</sup>CO is an acyl group having from about 6 to about 22 carbon atoms; R<sup>2</sup> is hydrogen or R<sup>1</sup>CO, each of R<sup>4</sup> and R<sup>5</sup> is independently an alkyl group having 1 to about 4 carbon atoms and s and t together stand for 0 or numbers of 1 to 12, and mixtures thereof; and

(c) optionally, a lubricant selected from the group consisting of a compound corresponding to formula (IV):

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O),COR<sup>6</sup>

CHO(CH<sub>2</sub>CH<sub>2</sub>O)<sub>w</sub>R<sup>7</sup>

(IV)

CH<sub>2</sub>O(CH<sub>2</sub>CH<sub>2</sub>O)<sub>x</sub>R<sup>6</sup>

wherein R<sup>6</sup>CO is a linear or branched, saturated and/or unsaturated acyl group having from 6 to 22 carbon atoms; each of R<sup>7</sup> and R<sup>8</sup> is R<sup>6</sup>CO or OH with the proviso that at least one of R<sup>6</sup> and R<sup>7</sup> is OH; each of m, n, and p is a number for 0 to 100 such that the sum of v+w+x has a value of from 0 to 100; a compound corresponding to formula (V):

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wherein R<sup>9</sup>CO is a linear or branched, saturated or unsaturated acyl group having from 6 to 22 carbon atoms, and mixtures thereof.

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#### Remarks

Favorable consideration and allowance of the instant application is respectfully requested in view of the foregoing amendments to the claims, and the remarks which follow.

Claims 14-16 and 18-21 are currently pending in this application.

The Examiner's rejections, as they pertain to the patentability of the claims, are respectfully traversed.

Claims 10-12 and 17 are rejected under 35 U.S.C. § 102(b) as being anticipated by Ikenaga et al. (US 4,274,986). This rejection is respectfully traversed for the following reasons.

Claims 10-12 and 17 have been cancelled. Accordingly, reconsideration and withdrawal of this rejection is respectfully requested.

Claims 14 and 17 are rejected under 35 U.S.C. § 102(b) as being anticipated by Browning (US 2,678,285). This rejection is respectfully traversed for the following reasons.

Initially, Applicant would like to note that it is very well settled that a factual determination of anticipation requires the disclosure, in a single reference, of each and every element of the claimed invention, and an Examiner must identify wherein each and every facet of the claimed invention is disclosed in the applied reference. See, In re Levy, 17 USPQ2d 1561 (Bd. Pat. App. & Inter. 1990). Applicant respectfully submits that the '285 reference fails to anticipate the present invention on the grounds that it fails to disclose each and every element thereof.

In example 1 of the '285 reference, there is a reference to a 5% aqueous emulsion containing triethanolamine stearese and polythene. It is unclear to Applicant, however, what significance this teaching has within the example. More particularly, in all of the other examples contained in the reference, a film is passed through a bath containing a surfactant and water. The same is true for the first part of example 1. However, in example 1, this disclosure mysteriously appears relating to an emulsion containing a

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triethanolamine ester and polythens. It is nor coar, to a sucher the film treated in the first bath is then passed there are the emulsion, or whether is passed through the Nowhere else within the reference is there any emulsion instead of the first bath. Take of an aqueous emulsion containing a disclosure, whatsoever, concerning triethanolamine ester and polythene. Thus, its relevance within this reference is a complete mystery to Applicant.

Nevertheless, whereas claim 14 requires that its alkanolamine ester be employed in an amount of from about 0.5 to 5 parts by weight, based on the weight of the polymer, the '285 reference contains no such disclosure. Consequently, for this reason alone, the 285 reference should not be held to anticipate the invention embodied in claim 14. However, based on the lack of clarity associated with teaching contained in example 1 concerning the use of a triethanolarnine ester and polythene, Applicant further submits that this teaching should not be relied upon for a finding of antidipation.

As for claim 17, it has been cancelled.

Accordingly, for all of the above stated reasons, reconsideration and withdrawal of this rejection is respectfully requested.

Applicant would also like to note that with respect to the new claims submitted herewith, neither the '285 reference nor the '986 reference anticipates the subject matter contained in those claims. Were particularly, with respect to the '285 reference, the shortcomings associated with the thaching are as outlined above. As for the '986 reference, it fails to contain any disclosure regarding the use of fatty acid alkanolamine esters, in

Accordingly, for all of the above stated reasons, reconsideration and withdrawal of general. this rejection is respectfully requested.

It is believed that the toregoing reply is completely responsive under 37 CFR 1.111 and that all grounds for rejection are completely avoided and/or overcome. Applicant respectfully requests that a timely Notice of Allowance be issued in this case. Appl. No.: 09/890,295
Response dated March 16, 2004
Reply to Office action of December 18, 2003

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The Examiner is requested to telephone the undersigned attorney if any further questions remain which can be resolved by a telephone interview.

Respectfully submitted,

Cognis Corporation Patent Department 300 Brookside Avenue Ambler, PA 19002

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